# EXHIBIT E





#### BY HAND

24 May 2021

Our Ref: CW/HTB/bt/ H3771.171091

Sentinel Reinsurance, Ltd P.O. Box 10008 Willow House Cricket Square Grand Cayman KY1-1001 Cayman Islands

Dear Sirs

UBS SECURITIES LLC AND UBS AG LONDON BRANCH V HIGHLAND CAPITAL MANAGEMENT ET AL., SUPREME COURT OF THE STATE OF NEW YORK, CAUSE NO. 650097/2009 (THE "UBS ACTION")

We are instructed on behalf of Highland CDO Opportunity Master Fund, LP (the "Insured") and refer to the demand dated 19 March 2021 (the "Demand") made by our client under its Legal Liability Insurance policy (the "Policy") with Sentinel Reinsurance, Ltd. ("Sentinel") in relation to the UBS Action.

We further refer to the letter dated 28 April 2021 sent to (i) Mr Jan Neveril, Mr Damien Austin and Mr Mathew DiOrio in their capacities as directors of Sentinel and (ii) Mr Clayton Price as a representative of Sentinel's insurance manager, Beecher Carlson Cayman, Ltd (the **"Follow Up Demand"**). Copies of the correspondence are enclosed for your reference.

To date there has been no response to either the Demand or the Follow Up Demand. This is deeply unsatisfactory. Within five working days of this letter please provide

- (i) acknowledgment of this letter;
- (ii) acknowledgment of the Demand;
- (iii) acknowledgment of the Follow Up Demand;
- (iv) acknowledgment of coverage;
- (v) confirmation that there is no claims schedule to the Policy or appointed third party agent, as previously requested; and
- (vi) confirmation of any procedural requirements, if any, to be met by the Insured.

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Walkers

Please be advised that all rights are reserved including, but not limited to, engaging with the Cayman Islands Monetary Authority if correspondence continues to be ignored.

Yours faithfully

WALKERS

Direct Tel: +1 345 914 4215

Email: colette.wilkins@walkersglobal.com

CC

Damien Austin Jan Neveril

Beecher Carlson Cayman, Ltd

## RECEIVED FROM WALKERS

Name: Dylan welker muth
Company: Corcy Olsen
Date: 24 May 7021
Time: 6:45
Signature:
S.g. Island

April 28, 2021

#### VIA PRIORITY AND ELECTRONIC MAIL

Sentinel Reinsurance, Ltd.

P.O. Box 10008 Willow House Cricket Square

Grand Cayman KY1-1001

Cavman Islands

Attn: Mr. Damien Austin

Sentinel Reinsurance, Ltd.

P.O. Box 10008 Willow House Cricket Square

Grand Cayman KY1-1001

Cayman Islands

Attn: Mr. Matthew DiOrio

Mr. Jan Neveril c/o Compass OFM Limited 3rd Floor, 18 Forum Lane Camana Bay

Grand Cayman
Cayman Islands

admin@compassofm.com

Beecher Carlson Cayman, Ltd.

Attn: Mr. Clayton Price

P.O. Box 10193

Helix Management Services

Anderson Square Building 5th Floor

64 Shedden Road Grand Cayman

KY1-1002

Cayman Islands

cprice@beechercarlson.com

Sentinel Reinsurance, Ltd.

P.O. Box 10008 Willow House Cricket Square

Grand Cayman KY1-1001

Cayman Islands

Attn: Mr. Jan Neveril

Mr. Damien Austin

c/o International Management Services

P.O. Box 61 Harbour Centre

Grand Cayman KY1-1102

Cayman Islands daustin@ims.ky

Mr. Matthew DiOrio 7033 Cornelia Lane Dallas, Texas 75214

MDiOrio@highgateconsultants.com

Re:

UBS Securities LLC and UBS AG London Branch v. Highland Capital Management, et al., Supreme Court of the State of New York, Cause No. 650097/2009

#### Dear Sirs:

I write on behalf of Highland CDO Opportunity Master Fund, L.P. (the "<u>Insured</u>"). On or about March 24, 2021, I sent you a formal demand (the "<u>Demand</u>") seeking coverage under the Policy issued by Sentinel in favor of the Insured. The Demand was dated March 19, 2021.

<sup>&</sup>lt;sup>1</sup> A copy of the Demand is attached hereto as Appendix A. All capitalized terms used but not defined herein have the meanings given to them in the Demand.

As I have not heard from Sentinel regarding the Demand, I thought it prudent to reach out to each of you as either a director of Sentinel or a representative of Sentinel's insurance manager, Beecher Carlson Cayman, Ltd. Please let me know immediately the status of the Demand and the timing of Sentinel's payment to CDO Fund of the amounts due under the Policy.

Also, I am not aware of a claims schedule to the Policy or an appointed third party agent. Please confirm there is no claims schedule to the Policy or appointed third party agent.

I can be contacted at jpseeryjr@gmail.com or via telephone at (631) 804-2049. I am available at your convenience.

James P. Seery, Jr.

Highland CDO Opportunity Master Fund, L.P.

Authorized Signatory

# Appendix A

March 19, 2021

#### VIA CERTIFIED MAIL

Sentinel Reinsurance, Ltd. PO Box 1093 Boundary Hall, Cricket Square Grand Cayman, KY1-1102, Cayman Islands

Re:

Insured:

Highland CDO Opportunity Master Fund, L.P.

Insurer:

Sentinel Reinsurance, Ltd. ("Sentinel Reinsurance")

Policy:

Legal Liability Insurance (the "Policy")

Policy Inception:

August 1, 2017

Covered Action:

UBS Securities LLC and UBS AG London Branch v.

Highland Capital Management, L.P., et al., Supreme Court

of the State of New York, Cause No. 650097/2009

### To Whom It May Concern:

On behalf of Highland CDO Opportunity Master Fund, L.P. (the "Insured"), I write to formally seek coverage under the Policy for the liability sustained by the Insured in connection with the lawsuit that was the subject of the Policy: UBS Securities LLC and UBS AG London Branch v. Highland Capital Management, L.P., et al., Supreme Court of the State of New York, Cause No. 650097/2009 (the "UBS Action").

On November 14, 2019, the court in the UBS Action rendered a final Decision and Order after Trial, finding in favor of Plaintiffs UBS Securities LLC and UBS AG London Branch on their third and fourth cases of action against the Insured. The court entered the attached Judgment on February 10, 2020, granting Plaintiffs an overall judgment as of January 22, 2020 of \$1,039,957,799.44, plus interest per day thereafter of \$128,065 until entry of judgment. Of this amount, \$530,378,477.72, plus interest per day thereafter of \$65,313.08, is attributable to the Insured. The Judgment became final on October 14, 2020.

The Judgment in the UBS Action triggers coverage under Section 2.1 of the Policy. As the Insured's legal liability exceeds the limit of indemnity under the Policy, the Insured demands that Sentinel Reinsurance immediately tender the sum of \$100,000,000.00 to the Insured at the following address:

### Highland CDO Opportunity Master Fund, L.P.

c/o Highland Capital Management, L.P. 300 Crescent Court, Suite 700

Dallas, Texas 75201

Attention: David Klos, Chief Financial Officer

March 19, 2021 Page 2

Wire instructions are available upon request.

We look forward to receiving Sentinel Reinsurance's prompt acknowledgment of coverage under the Policy and timely payment.

Best regards,

James P. Seery, Jr.

Highland CDO Opportunity Master Fund, L.P.

Authorized Signatory

Attachment: February 10, 2020 Judgment

Case 21-03020-sgi Doc 139-5 Filed 10/26/21 Entered 10/26/21 13:34:38 Page 9 of 12 ILED: NEW YORK COUNTY CLERK 02/10/2020 10:21 AM INDEX NO. 650097/2009

NYSCEF DOC. NO. 646

RECEIVED NYSCEF: 02/10/2020

# SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

UBS SECURITIES LLC and UBS AG, LONDON BRANCH,

Plaintiffs;

- against -

HIGHLAND CAPITAL MANAGEMENT, L.P., HIGHLAND CDO OPPORTUNITY MASTER FUND, L.P., HIGHLAND SPECIAL OPPORTUNITIES HOLDING COMPANY, HIGHLAND FINANCIAL PARTNERS, L.P., HIGHLAND CREDIT STRATEGIES MASTER FUND, L.P., HIGHLAND CRUSADER OFFSHORE PARTNERS, L.P., HIGHLAND CREDIT OPPORTUNITIES CDO, L.P., and STRAND ADVISORS, INC.,

Defendants.

Index No.: 650097/2009

FILED

Hon. Marcy S. Friedman IAS Part 60

FEB 1 0 2020

COUNTY CLERK'S OFFICE NEW YORK

JUDGMENT

Plaintiffs UBS Securities LLC and UBS AG, London Branch, having filed a Complaint against Defendants Highland Capital Management, L.P., Highland CDO Opportunity Master Fund, L.P., Highland Special Opportunities Holding Company on February 24, 2009;

NOW, Plaintiffs UBS Securities LLC and UBS AG, London Branch having filed their Second Amended Complaint against Defendants Highland Special Opportunities Holding Company ("SOHC"), Highland CDO Opportunity Master Fund, L.P. ("CDO Fund," and together with SOHC, the "Fund Counterparties"), Highland Financial Partners, L.P., Highland Credit Strategies Master Fund, L.P., Highland Crusader Offshore Partners, L.P., Highland Credit Opportunities CDO, L.P., and Strand Advisors, Inc., which was consolidated with the claims set forth in Plaintiffs' June 28, 2010 Complaint against Defendant Highland Capital Management, L.P. (Index. No. 650752/2010);

NOW, the Court having held trial from July 9, 2018 through July 27, 2018, on (1) Plaintiffs' third and fourth causes of action against the Fund Counterparties, and (2) Defendant Highland Capital Management, L.P.'s counterclaims against Plaintiffs;

AND the Court having rendered a final Decision and Order after Trial on November 14, 2019, in which it found in favor of Plaintiffs UBS Securities LLC and UBS AG, London Branch on their third and fourth causes of action against the Fund Counterparties, and dismissed Defendant Highland Capital Management, L.P.'s counterclaims with prejudice:

IT IS NOW HEREBY ORDERED AND ADJUDGED that Plaintiffs UBS Securities LLC with an address of 677 Washington Blvd, Stamford, Connecticut, and 299 Park Avenue, New York, New York and UBS AG, London Branch with an address of Finsbury Avenue, London United Kingdom are granted a judgment of \$519,374,149 and entitled to prejudgment interest in the amount of 9% simple interest per year from the date of the breach, which the Court has determined is December 5, 2008, for an overall judgment as of January 22, 2020 of \$1,039,957,799.44, with additional interest per day thereafter of \$128,065 until entry of judgment, to be apportioned among Defendants as follows:

with an address of 52 Reid Street, Hamilton, Bermuda, plus \$265,497,661.73 in prejudgment interest, for a total judgment against Defendant Highland CDO Opportunity Master Fund, L.P. as of January 22, 2020 of \$530,378,477.72 with additional prejudgment interest per day thereafter of \$65,313.08 until entry of Judgment in the total amount, and it is ordered that Plaintiffs shall have execution of \$531,1019,426-24 x thereof, provided that enforcement shall be stayed as to \$35,955,000 (51% of \$70.5 million); and

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(ii) \$254,493,333.01 against Defendant Highland Special Opportunities Holding

Company with an address of Walker House, 87 Mary Street, George Town, Grand

Cayman, Cayman Islands, plus \$255,085,988.72 in prejudgment interest, for a total

judgment against Defendant Highland Special Opportunities Holding Company as

of January 22, 2020 of \$509,579,321.73 with additional prejudgment interest per

Alice Sum of \$1,192,265.62, for
day thereafter of \$62,751.78 until entry of judgment in the total amount, and it is

of \$510,771,605.55

ordered that Plaintiffs shall have execution thereof, provided that enforcement shall

be stayed as to \$34,545,000 (49% of \$70.5 million).

SITTER:

Dated: New York, New York January 22, 2020

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NYSCEF DOC. NO. 646

RECEIVED NYSCEF: 02/10/2020

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

INDEX # 650097/2009

UBS Securities LLC, UBS AG, London Branch

Plaintiff(s)/Petitioner(s)

#### Against

Highland Capital Management, L.P., Highland CDO Opportunity Master Fund, L.P., Highland Special Opportunities Holding Company, Highland Financial Partners, L.P., Highland Credit Strategies Fund, Highland Crusader Offshore Partners, L.P., Highland Credit Opportunities CDO, L.P., Strand Advisors Inc.

Defendant(s)/Respondent(s)

## **JUDGMENT**

Attorney for the Prevailing Party

Latham & Watkins LLP 885 Third Avenue New York, NY 10022 (212) 906-1200

Kirkland & Ellis LLP 601 Lexington Ave New York, NY 10022 (212) 446-4800 2-2 FILED AND DOCKETED

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AT 10:20 A M N.Y., CO. CLK'S OFFICE